1 2 3 4	THOMAS E. FRANKOVICH (State Bar #074 THOMAS E. FRANKOVICH A PROFESSIONAL LAW CORPORATION 4328 Redwood Hwy, Suite 300 San Rafael, CA 94903 Telephone: 415/674-8600 Facsimile: 415/674-9900	1414)
5	Attorney For Plaintiffs,DAREN HEATHERLY and IRMA RAMIREZ, each an individual,	
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7 8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10 11	DAREN HEATHERLY and IRMA ) RAMIREZ, each an individual,	CASE NO. CV-11-0806-MEJ
12 13	Plaintiffs,	STIPULATION OF DISMISSAL AND [PROPOSED] ORDER THEREON
14	v. (	
15 16 17	LA PALOMA RESTAURANT; HANG LIM and KIM SHU LIM, TRUSTEES OF THE HANG and KIM SHU LIM 1992 FAMILY TRUST,	
18	Defendants.	
19		
20		
21	The parties, by and through their respective counsel, stipulate to dismissal of this action	
22	in its entirety with prejudice pursuant to Fed.R.Civ.P.41(a)(2). Outside of the terms of the	
23	Settlement Agreement and General Release ("Agreement") herein, each party is to bear its own	
24	costs and attorneys' fees. The parties further consent to and request that the Court retain	
25	jurisdiction over enforcement of the Agreement. See Kokonen v. Guardian Life Ins. Co., 511	
26	U.S. 375 (1994) (empowering the district courts to retain jurisdiction over enforcement of	
27	settlement agreements).	
28		
	STIPULATION OF DISMISSAL AND [PROPOSED] ORDER THE	REON CASE NO.CV-11-0806-MEJ

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Therefore, IT IS HEREBY STIPULATED by and between parties to this action through 1 their designated counsel that the above-captioned action become and hereby is dismissed with 3 prejudice pursuant to Federal Rules of Civil Procedure 41(a)(2). 4 This stipulation may be executed in counterparts, all of which together shall constitute 5 one original document. 6 7 Dated: April 30, 2012 THOMAS E. FRANKOVICH A PROFESSIONAL LAW CORPORATION 8 9 /s/ Thomas E. Frankovich By: Thomas E. Frankovich Attorney for DAREN HEATHERLY and IRMA 10 RAMIREZ, each an individual 11 12 Dated: April 30, 2012 Law Office of Jason G. Gong 13 A Professional Corporation 14 15 By: /s/ Jason G. Gong Jason G. Gong 16 Attorney for Defendants HANG LIM and KIM SHU LIM, TRUSTEES OF THE HANG and KIM SHU 17 LIM 1992 FAMILY TRUST 18 19 20 **ORDER** 21 IT IS HEREBY ORDERED that this matter is dismissed with prejudice pursuant to 22 Fed.R.Civ.P.41(a)(2). IT IS FURTHER ORDERED that the Court shall retain jurisdiction for the purpose of enforcing the parties' Settlement Agreement and General Release should such 24 enforcement be necessary 25 Dated: May 2 , 2012 26 Honorable Maginate Judge Maria-Ele UNITED STATE DISTRICT JUDGE 27 ate Judge Maria-Elena James 28